

Remarks

Applicants request a reconsideration of the present patent application in view of the above amendments and following remarks.

Claims 1-19 and 21-68 are in the application.

Claims 1-26, 37, 39-43 and 45-46 stand rejected under 35 U.S.C. 103(a) as being unpatentable over Evans [US. 5,924,074] in view of Chikovani [US. 6,383,135]. Claims 27-36, 38, 44, and 47-62 stand rejected under 35 U.S.C. 103(a) as being unpatentable over Evans [US. 5,924,074] in view of Chikovani [US. 6,383,135] and further in view of Segal et al. [US. 2001/0041991].

Amendments have been made to the specification to delete a reference number in the specification that is not in the drawings, to add three reference numbers to the specification which are in the drawings, and to correct a reference number.

Independent claims 1, 48, 63 and 66, as amended, require medical data entry at an emergency site remote from a medical facility. Neither Evans nor Chikovani nor Segal teach or suggest taking medical data at such locations.

Amended claim 44 recites a hand held computer containing a processor, a storage subsystem for storage of medical reference guides and databases and retention of medical emergency site electronic data, a pen stylus and a touch sensitive screen among other elements. Neither Evans nor Chikovani nor Segal teach or suggest a hand held computer with the elements of claim 44.

Conclusion

In light of the foregoing, Applicants submit that claims 1-19 and 21-68 are in condition for allowance and such allowance is respectfully requested. Should the Examiner feel that any unresolved issues remain in this case, the undersigned may be contacted at the telephone number listed below to arrange for an issue resolving conference.

Respectfully submitted,


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<u>8/30/04</u> Date	 Robert D. Lott Attorney Reg. No.: 28, 441